So that the Order of Protection is valid, after you print, <u>YOU MUST REPLACE THIS PAGE</u> with the

Cover Sheet: Order of Protection

(available for <u>download in PDF format</u>)

STATE OF INDIANA)	IN THE	COURT	
COUNTY OF	_) SS:	(_ DIVISION, ROOM)	
STATE OF INDIANA)			
vs.)))	Case Number	r	
)))			
(Race)(Sex) (DL)) -)			
(SSN)_XXX-XX-	_)			
			CUSTODY ON BAIL OR	
-		n (and by counse) and the State appears by its	
Deputy Prosecuting Attorne	y. The State	having moved the	e Court for an order restricting	
the Defendant from having	ng contact	with the alleged	victim(s) and/or (a) certain	
witness(es) in this case, the	Court now	finds that such an	Order is necessary to preserve	
the safety, peace, and digr	nity of the o	community as wel	l as the safety of the alleged	
victim(s)/witness(es) name	ed herein.	The Defendant	has been charged with the	
commission of the crime(s)) of		, a Class	
misdemeanor/felony. Purs	uant to IC	35-33-8-3.2, as a	condition of the Defendant's	
release from custody pen- specified:	ding trial, i	n addition to all	other conditions previously	IDACS Codes:
1. THE DEFENDANT IS	ORDERED	TO HAVE NO C	ONTACT WITH:	
	ORDERED	10111121100	OTTITUE WITH	05
directly or indirectly,	except thro	ugh an attorney o	mediary, or in any other way, of record, while released from mited to, acts of harassment, ny kind.	03
2. THE DEFENDANT WEAPONS, OR AMN			NO FIREARMS, DEADLY SESSION.	07
3. THE DEFENDANT DURING THE PERIO			FOLLOWING LOCATIONS	04
(a) wherever the Defe	ndant knows	him/her/them to b	e located;	

Revised 07-01-05
(b)
4. THIS ORDERDOES /DOES NOT INVOLVE INTIMATE PARTNERS AS DEFINED IN 18 USC Sections 921 (a)(32) and 2266.
This Order remains in effect until this case has been tried and the Defendant has been
sentenced if found guilty.
VIOLATION OF THIS ORDER CONSTITUTES A VIOLATION OF IC 35- 33-8-3.2, WHICH COULD RESULT IN A REVOCATION OF BOND OR RELEASE ON PERSONAL RECOGNIZANCE. VIOLATION OF THIS ORDER RALSO CONSTITUTES A VIOLATION OF IC 35-46-1-15.1, AND MAY ALSO SUBJECT THE DEFENDANT TO FEDERAL PROSECUTION. THIS ORDER IS VALID IN ALL 50 STATES, THE DISTRICT OF COLUMBIA, TRIBAL LANDS, AND UNITED STATES TERRITORIES. VIOLATION OF THIS ORDER IS PUNISHABLE BY CONFINEMENT IN IAIL, PRISON, AND/OR A FINE. IF SO ORDERED BY THE COURT, THE RESPONDENT IS FORBIDDEN TO ENTER OR STAY AT THE PETITIONER'S RESIDENCE, EVEN IF INVITED TO DO SO BY THE PETITIONER OR ANY OTHER PERSON. IN NO EVENT IS THE ORDER FOR PROTECTION VOIDED. PURSUANT TO 18 U.S.C. 2265, THIS ORDER FOR PROTECTION SHALL BE GIVEN FULL FAITH AND CREDIT IN ANY OTHER STATE OR TRIBAL LAND AND SHALL BE ENFORCED AS IF IT WERE AN ORDER ISSUED IN THAT STATE OR TRIBAL LAND. PURSUANT TO 18 U.S.C. 922(g), ONCE A RESPONDENT HAS RECEIVED NOTICE OF THIS ORDER AND AN OPPORTUNITY TO BE HEARD, IT IS A FEDERAL VIOLATION TO PURCHASE, RECEIVE, OR POSSESS A FIREARM WHILE SUBJECT TO THIS ORDER IF THE PROTECTED PERSON IS: (A) THE RESPONDENT'S CURRENT OR FORMER SPOUSE; (B) A CURRENT OR FORMER PERSON WITH WHOM THE RESPONDENT RESIDED WHILE IN AN INTIMATE RELATIONSHIP; OR (C) A PERSON WITH WHOM THE RESPONDENT HAS A CHILD. INTERSTATE VIOLATION OF THIS ORDER MAY SUBJECT THE
RESPONDENT TO FEDERAL CRIMINAL PENALTIES UNDER 18 U.S.C. 2261
AND 18 U.S.C. 2262.
DATE: Judge

STATEMENT OF DEFENDANT

I have read the above	Order and I unders	tand it. A copy	y of this Orde	r has been
given to me this	day of	,	•	
Signature of Defenda	nt			